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RESSUE APPLICATION DECLARATION BY THE INVI	122748.00003US3
I hereby declare first: Each inventor's residence, mailing address and citizenship are it believe the inventors named below to be the original and first in patent number	riventorie) of the authlest implies which to described and califold
is attached hereto.	
was filed on as reissue app	olication number
and was amended on(if applicable)	,
I have reviewed and understand the contents of the above-idens amendment referred to above. I acknowledge the duty to disclose information which is material	•
I hereby claim foreign priority benefits under 35 U.S.C. 119( equivalent) listing the foreign applications.	a)-(d) or (f), or 385(b). Attached is form PTO/SB/02B (or
I verify believe the original patent to be wholly or partly inoperative below. (Check all boxes that apply.)	e or Invalid, for the reesons described
by reason of a defective specification or drawing.	
by reason of the patentee claiming more or less than he had	I the right to claim in the patent.
by reason of other errors.	
At least one error upon which reissue is based is described belowelseue, such must be stated with an explanation as to the neture	
This is a divisional of reissue application Serial pending. This is a broadening reissue application application is based relates to the fact that the particular in the patent. Specifically, broadening relative original patent: (a) adjustment of the temperaturying the feed rate of particulate material to the from a wall of a calcination reactor. Neither of the original patent. Furthermore, the original patent maintain calcination temperatures in the cyclone exiting the calcination reactor are separated from claimed in the original patent. The present reissue deficits.	on. The error upon which this reissue tentee claimed less than he had a right to ates to the following features disclosed in ature inside a calcination reactor by a reactor; and (b) elimination of refractory these features is present in the claims of tent teaches that it is of advantage to where the gases and solid oxide material one another. Again, this feature is not

[Page 1 of 2]
This collection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to the (and by the USPTO to process) an application. Confloatisatily is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is salimated to take 30 minutes to complete, including general, preparing, preparing, send submitting this complete from the transfer of the you require to complete this form writer suggestions for retainly this buston, whould be easi to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SCHO FEES CR COMPLETED FORMS TO THIS ADDRESS. SENDI TO: Commissioner for Patents, P.O. Box 1480, Alexandria, VA 22313-1480.

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All errors corrected in	this relative application arose without	any deceptive l	ntent	ion on the pert of t	he appl	cent			
Note: To appoint a pov	ver of attorney, use form PTO/88/81.								
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Telephone	520-770-8700	Fex	Fex 520-623-2418						
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U.S. Petent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless R displays a valid OMB control number. STATEMENT UNDER 37 CFR 3.73(b) Applicant/Patent Owner: Michael A. Jones Filed/Issue Date: 11/02/1999 Application No./Patent No.: 5,975,892 Entitled: PNEUMATIC FLASH CALCINER THERMALLY INSULATED IN FEED STORAGE SILO a <u>Utah comporation</u> Preumatic Processing Technologies, Inc. (Type of Assignes, e.g., corporation, partnership, university, government agency, etc.) (Name of Assignee) states that it is: 1. It the assignee of the entire right, title, and interest; or 2. 

an assignee of less than the entire right, title and interest. The extent (by percentage) of its ownership interest is . In the patent application/patent identified above by virtue of either: A. [r] An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel <u>013138</u>, Frame <u>0527</u>, or for which a copy thereof is attached. OR B. [ ] A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below: To: 1. From: -The document was recorded in the United States Patent and Trademark Office at Reel , or for which a copy thereof is attached. 2. From: The document was recorded in the United States Patent and Trademark Office at \_, or for which a copy thereof is attached. . Frame 3. From: To: The document was recorded in the United States Patent and Trademark Office at \_ or for which a copy thereof is attached. \_, Frame \_ [ ] Additional documents in the chain of title are listed on a supplemental sheet. [ ] Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08] The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee. Micheal A. Jones Date Typed or printed name 972-540-0480

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Signature

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President